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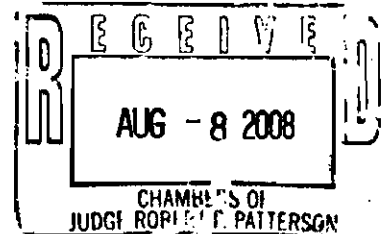
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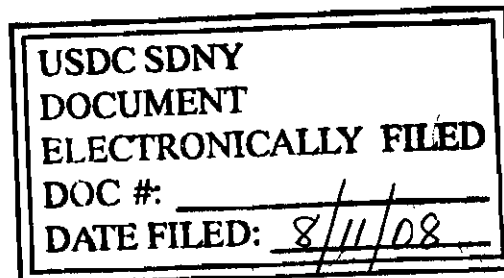
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August 8, 2008

THIS FACSIMILE TRANSMISSION
CONSISTS OF TWO (2) PAGES

THE HON. ROBERT P. PATTERSON
United States District Judge
United States District Court
Southern District of New York
500 Pearl Street, Chambers 2550
New York, New York 10007
Fax: (212) 805-7917



Re: SDNY No. 08 Civ. 5009 (RPP)
DOPMAR S.R.L. v.
BASIC COMMODITIES B.V.
BR Ref. No. 130260-00601
M&K File No. 12/3590

MEMO ENDORSED

Honorable Sir:

We represent the plaintiff in the above-referenced action. A moment ago we received defendant's reply papers, including additional evidentiary materials and previously unasserted arguments, as well as the letter from defendant's counsel requesting oral argument on or before August 14, 2008.

While, as a matter of law, we do not feel that the reply papers raise any issue which might require oral argument, we would need an opportunity to confer with counterparts in London, as well as Turkey, in order to be in a position to properly address the new factual allegations. We do not feel that four days is a fair amount of time to do so at this time of year. Moreover, plaintiff submitted its opposing papers a week early, so an argument date before August 15, 2008 can not be said to have even been in the contemplation of the defendant at the time the motion was brought.

MAHONEY and KEANE

The undersigned will be on vacation the week of August 25, 2008. We request that any argument not be scheduled before September 2, 2008.

We thank the Court for its consideration.

Respectfully submitted,

MAHONEY & KEANE LLP

By: 

Garth S. Wolfson

cc: BLANK ROME LLP
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Attention: Jeremy J.O. Harwood, Esq.

SEE TYPEWRITTEN MEMO
ENDORSEMENT ATTACHED

*Application granted.
Movant's original papers
did not include facts alleged
in Ex. 3 to A KYOI Declaration
dated April 11, 2008.
Accordingly, Plaintiff shall
have until 9/2/08 to respond
and argument will be held
9/4/08 at 9:30 AM.
So ordered
Robert P. Patton
8/9/08.*

Case: Dopmar S.R.L. v. Basic Commodities B.V.
Index No. 08 Civ. 5009 (RPP)

MEMO ENDORSEMENT READS:

Application granted.

Movant's original papers did not include facts alleged in Ex. 3 to Akyol Declaration dated April 22, 2008. Accordingly, Plaintiff shall have until 9/2/08 to respond, and argument will be held 9/4/08 at 9:30 a.m.

So ordered.

Robert P. Patterson, Jr., U.S.D.J., 8/9/08